1	ANTHONY P. SGRO (Nev. Bar No. 3811)		
2	KELLY B. STOUT (Nev. Bar No. 12105) COLLEEN N. SAVAGE (NEV. BAR NO. 14947)		
3	SGRO & ROGER		
	720 South 7 th Street Las Vegas, Nevada 89101		
4	Telephone: 702.384.9800		
5	TSgro@SgroandRoger.com KStout@SgroandRoger.com		
6	CSavage@SgroandRoger.com		
7	COURTNEY CAPRIO (Admitted Pro Hac Vice)		
8	Florida Bar No. 933961 Jeffrey W. Gutchess (<i>Admitted Pro Hac</i>		
9	Vice) Florida Bar No. 702641		
10	Joanna Niworowski (Admitted Pro Hac Vice)		
11	Florida Bar No. 1031440 AXS LAW GROUP, PLLC 2121 NW 2nd Avenue, Suite 201		
12	Miami, FL 33127		
13	Courtney@axslawgroup.com Jeff@axslawgroup.com		
14	joanna@axslawgroup.com		
15	Attorneys for Plaintiffs		
16	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
17			
18		,	
19	MAURICIO JASSO, individually and in his capacity as the Court-Appointed Receiver of		
20	JAMA INVESTMENT GROUP, INC., et al.,	Case Number 2:20-CV-00858-RFB-BNW	
21	Plaintiff(s),	2.20-C V-00030-IXI B-BIVVV	
22	VS.	STIPULATION AND ORDER FOR EXTENSION OF TIME TO FILE	
23	WELLS FARGO BANK, N.A., KATHERINE	RESPONSE IN OPPOSITION TO	
24	DARRALL, and JOSE RICO;	DEFENDANT WELLS FARGO BANK, N.A.'S MOTION FOR PROTECTIVE	
25	Defendant(s).	ORDER [ECF No. 253]	
26			
27	Pursuant to Federal Rule of Civil Procedure 6(b)(1) and Local Rule IA 6-1, Plaintiffs Mauricio		
28	Jasso, individually and in his capacity as the Court-Appointed Receiver of JAMA Investment Group,		
	1		

1 Inc., Guillermo Sesma, Sylvia Martinez Salinas, Belisario Jasso Baldini, Javier Ramirez Lares, 2 Antonio Bachalani, Rodrigo Fernandez, Juan Romero, and Bernardo Villacecias (collectively, 3 "Plaintiffs"), together with Defendants Wells Fargo Bank, N.A. ("Wells Fargo") and Katherine Darrall ("Darrall," together "Defendants"), hereby stipulate and agree to extend Plaintiffs' deadline 4 5 to file their Response in Opposition to Defendants' Motion for Protective Order [ECF No. 253] from 6 July 27, 2022 to August 8, 2022 for the following reasons: 7 1. On July 13, 2022, Defendants filed their Motion for Protective Order [ECF No. 253]. 8 2. Accordingly, Plaintiffs' Response in Opposition to Defendants' Motion for Protective Order 9 is due July 27, 2022. 10 3. The Court has set the hearing on Defendants' Motion for Protective Order for September 1, 11 2022 [ECF No. 256]. 12 4. Plaintiffs' counsel promptly began working on the Response, but require additional time in 13 light of a special set one-week jury trial in the United States District Court for the Southern 14 District of Florida, scheduled to begin on July 25, 2022. 15 5. No prejudice will result due to this short extension, and it will not interfere with the hearing 16 on Defendants' Motion for Protection. 17 6. This extension is sought in good faith and is not made for the purpose of delay. 18 /// 19 /// 20 /// 21 /// 22 /// 23 /// 24 /// 25 /// 26 /// 27 ///

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1	THEREFORE, for good cause shown, the Parties respectfully request an extension for		
2	Plaintiffs to file their Response in Opposition to Defendants' Motion for Protective Order from July		
3	27, 2022 to August 8, 2022.		
4			
5	Dated this 22nd day of July, 2022.		
6	SGRO & ROGER	SNELL & WILMER	
7	/s/ Kelly B. Stout	/s/ Erica Stutman	
8	ANTHONY P. SGRO KELLY B. STOUT	JEFFREY WILLIS (Nev. Bar No. 4797) RICHARD S. GORDON (Nev. Bar No. 5336)	
9	COLLEEN N. SAVAGE SGRO & ROGER	ERICA J. STUTMAN (Nev. Bar No. 10794) HAYLEY J. CUMMINGS (Nev. Bar No. 14858)	
10	720 S. 7th Street, 3rd Floor Las Vegas, Nevada 89101	GREGORY J. MARSHALL (Admitted Pro Hac Vice)	
11	AND	JACOB C. JONES (<i>Admitted Pro Hac Vice</i>) 3883 Howard Hughes Pkwy., Ste. 1100	
12	JEFFREY W. GUTCHESS (Admitted Pro Hac Vice)	Las Vegas, Nevada 89169 JWillis@swlaw.com	
13	COURTNEY CAPRIO (Admitted Pro Hac Vice) JOANNA NIWOROWSKI (Admitted Pro Hac Vice)	RGordon@swlaw.com EStutman@swlaw.com	
14	AXS LAW GROUP, PLLC 2121 NW 2nd Avenue, Suite 201 Miami, Florida 33127	HCummings@swlaw.com GMarshall@swlaw.com JCJones@swlaw.com	
15	·		
16	Attorneys for Plaintiffs	Attorneys for Defendant Wells Fargo Bank, N.A.	
17			
18 19	IT IS SO OPPEDED		
20	IT IS SO ORDERED.		
21		Berbucken	
22		United States Magistrate Judge	
23		Dated:July 26, 2022	
24		Dated:	
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1 **CERTIFICATE OF SERVICE** 2 I certify that I am an employee of Sgro & Roger and that on July 25, 2022, service of the 3 foregoing was made by mandatory electronic service through the United States District Court's 4 electronic filing system and/or by depositing a true and correct copy in the U.S. Mail, first class 5 postage prepaid, and addressed to the following at their last known address: JEFFREY WILLIS 6 Email: JWillis@swlaw.com RICHARD S. GORDON RGordon@swlaw.com 7 ERICA J. STUTMAN EStutman@swlaw.com HAYLEY J. CUMMINGS HCummings@swlaw.com 8 GREGORY J. MARSHALL GMarshall@swlaw.com JACOB C. JONES 9 JCJones@swlaw.com **SNELL & WILMER** 3883 Howard Hughes Pkwy., Ste. 1100 10 Attorneys for Defendant Las Vegas, NV 89169 WELLS FARGO BANK, N.A. 11 12 JEFFREY WILLIS Email: JWillis@swlaw.com ERICA J. STUTMAN EStutman@swlaw.com 13 HAYLEY J. CUMMINGS HCummings@swlaw.com **SNELL & WILMER** 14 3883 Howard Hughes Pkwy., Ste. 1100 Las Vegas, NV 89169 15 Attorneys for Defendant KATHERINE DARRALL 16 REX D. GARNER Email: MConnot@foxrothschild.com 17 RGarner@foxrothschild.com MARK J. CONNOT 18 FOX ROTHSCHILD, LLP 1980 Festival Plaza Drive, Suite 700 Attorneys for Defendant 19 Las Vegas, NV 89135 JOSE RICO 20 /s/ Alexis Williams 21 Employee of Sgro & Roger 22 23 24 25 26 27 28